

UNITED STATES PATENT AND TRADEMARK OFFICE

INITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS Alexandria, Virginia 22313-1450 www.uspio.gov

PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N
10/652,312	08/28/2003	Theoharis C. Theoharides	51275/145	1725
28538 7590 05/11/2006 DR. MELVIN BLECHER			EXAMINER	
4329 VAN NI	ESS ST., NW		ROGERS, JAM	ES WILLIAM
WASHINGTO	ON, DC 20016		ARTUNIT	PAPER NUMBER
			1618	
			DATE MAR ED. OF U. BOOK	

Please find below and/or attached an Office communication concerning this application or proceeding.

2.

•	05/15/2026 Ó3: <u>11</u>	2023628404	MBIPLAW		PAGE 04
	A4 - 44		Application No.	Applicant(s)	
	IVOUCE O	of Non-Compliant	10/652312		
	Amename	ent (37 CFR 1.121)	Examiner	Art Unit	Т
	- The MAR IA	10.545	Xugers	1610	
	The amendment de-	G DATE of this communica	tion appears on the cover sheet w	with the correspondence a	ddman.
	requirements of 37 CF item(s) is required.	FR 1.121 or 1.4. In order fo	r the amendment document to be	npliant because it has fai e compliant, correction of	led to meet th
	1. Amendmei	ARKED (X) ITEM(S) CAUS nts to the specification; anded paragraph(s) do not it paragraph(s) should not be the ser	E THE AMENDMENT DOCUME	NT TO BE NON-COMPL	JANT:
	☐ 2. Abstract: ☐ A. Not p ☐ B. Othe	presented on a separate sh	eet. 37 CFR 1.72.		
	LJA, Ine o "Anno □ B. The o	JIGUILLE DI SHADRIPIAA BUARA	dentified in the top margin as "Re by 37 CFR 1.121(d), osed drawing correction has been but markings, in compliance with		
	1,4. Amendment A. A. Con B. The lit C. Each of eac numb (Previ	ts to the claims: nplete listing of all of the classing of claims does not inclaim has not been provide the claim cannot be identified by using one of the followously presented), (New). (Name of this amendment particular streets)	aims is not present. Shude the text of all pending claims of with the proper status identified. Note: the status of every claims status identifiers: (Original), Not entered), (Withdrawn) and (Vaper have not been presented in the One Automate Constitution.	s (including withdrawn cl r, and as such, the indivi m must be indicated afte (Currently amended), (C Vithdrawn-currently amer ascending,numerical ord	laims) duai status r its claim
Fo					
htt	p://www.uspto.gov/we	b/offices/pac/dapp/opla/pre	quired by 37 CFR 1.121, see MF connotice/officeflyer.ndf	PEP § 714 and the USPT	O website at
1 III 1	WE PERIODS FOR FIL	ING A REPLY TO THIS N	OTICE:		
•. 2.	CONTRACTOR ATT	enument must be resubmi	n-compliant amendment is an afi bmit the non-compliant after-fina tted within the time period set for	in annemonnent with cotted	ctions, the
	corrected section of amendment is one of request for continued period under 37 CFR	the non-compliant amendre the following: a preliminary examination (RCE) under 1.103(a) or (c), and an amende the non-compliant a	nent in compliance with 37 CFR amendment, a non-final amend 37 CFR 1.114), a supplemental amendment find in manufacture and the supplemental amendment find in manufacture.	nail date of this notice to 1.121 or 1.4, if the non-c ment (including a submis amendment filed within a	supply the compliant ssion for a suspension
	amendment or an a	amendment filed in respons	FK 1.136(a) <u>only</u> if the non-comp se to a <i>Quayle</i> action.	liant amendment is a no	
	filed in response	or the application if the non-	esult in: -compliant amendment is a non-	final amendment or an a	mendment

Legal Instruments Examiner (LIE)

filed in response to a Quayle action; or

Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental